



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

खण्ड १३]

शिमला, शनिवार, २५ दिसम्बर, १९६४/४ पौष, १८८७

संख्या ५३

| | विषय-सूची | | | | | | |
|-------|---|----|----|----|----|----|---------|
| भाग १ | वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के उप-राज्यपाल और जुडिशल कमिशनरज कोटं द्वारा अधिसूचनाएं इत्यादि | .. | .. | .. | .. | .. | ४५७—४५८ |
| भाग २ | वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और जिला मैजिस्ट्रेटों द्वारा अधिसूचनाएं इत्यादि .. | | | | | | — |
| भाग ३ | अधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के उप-राज्यपाल, जुडिशल कमिशनरज कोटं, काइनेशल कमिशनर तथा कमिशनर आफ इकम-डेक्स द्वारा अधिसूचित आदेश इत्यादि | | | | | | — |
| भाग ४ | स्थानीय स्वायत्त शासन: म्यूनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड और टाउन एरिया तथा पंचायत विभाग .. | | | | | | ४५८—४६५ |
| भाग ५ | वैयक्तिक अधिसूचनाएं और विज्ञापन | .. | .. | .. | .. | .. | ४६५—४६६ |
| भाग ६ | भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन | .. | .. | .. | .. | .. | — |
| भाग ७ | भारतीय निर्वाचन आयोग (Election Commission of India) की वैधानिक अधिसूचनाएं तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं | .. | .. | .. | .. | .. | — |
| -- | अनुपूरक | .. | .. | .. | .. | .. | — |

भाग १—वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के उप-राज्यपाल और जुडिशल कमिशनरज कोर्ट द्वारा अधिसचनाएं इत्यादि

जुडिशल कमिश्नर्ज कोर्ट
NOTIFICATION

NOTIFICATION

| 1 | 2 | 3 | 4 | 5 |
|----------------------------|--------------------------|----------------------------|-------------------------|---|
| Idul Zuha | 2nd April | Chaitra 12, 1888. | Saturday | 1 |
| Good Friday | 8th April | Chaitra 18, 1888. | Friday | 1 |
| Vaisakhi | 13th April | Chaitra 23, 1888. | Wednesday | 1 |
| Muharram | 2nd May | Vaisakha 12, 1888. | Monday | 1 |
| Budh Purnima | 4th May | Vaisakha 14, 1888. | Wednesday | 1 |
| Independance Day. | 15th August | Sravana 24, 1888. | Monday | 1 |
| Janamashtami | 8th September | Bhadra 17, 1888 | Thursday | 1 |
| Mahatma Gandhi's Birthday. | 2nd October | Asvina 10, 1888. | Sunday | 1 |
| Dussehra | 21st and 22nd October | Asvina 29 and 30, 1888. | Friday and Saturday. | 2 |
| Diwali | 11th November | Kartika 20, 1888. | Friday | 1 |
| Guru Nanak's Birthday. | 28th November | Agrahayana 7, 1888. | Monday | 1 |

| 1 | 2 | 3 | 4 | 1 | 2 | 3 | 4 |
|-------------------------------|--------------|-------------------|-----------|--|---------------|----------------------|----------|
| RESTRICTED HOLIDAYS | | | | | | | |
| New Years Day | 1st January | Pausa 11, 1887 | Saturday | Bhai Duj | 14th November | Kartika 23, 1888 | Monday |
| Pongal | 14th January | Pausa 24, 1887 | Friday | Shahidi day of | 17th December | Agrahayana 26, 1888. | Saturday |
| Jamatu'l Vida | 21st January | Maghā 1, 1887 | Friday | Guru Teg Bahadur. | | | |
| Guru Ravi Das's, Birthday | 5th February | Maghā 16, 1887 | Saturday | | | | |
| Cheti Chand (Gudi Padva). | 23rd March | Chaitra 2, 1888 | Wednesday | | | | |
| Solar Eclipse | 20th May | Vaisakha 30, 1888 | Friday | 2. The Judicial Commissioner is further pleased to order that heads of offices, shall, at their discretion, grant two holidays in the Calendar year, 1966 on occasions of important fairs and festivals peculiar to the places where they are celebrated in addition to "Himachal Day" on the 15th April, 1966, which will be a local holiday throughout the Prades. | | | |
| Miladun-Nabi | 2nd July | Asadha 11, 1888 | Saturday | | | | |
| Onam | 29th August | Bhadra 7, 1888 | Monday | | | | |
| Raksha Bandhan | 30th August | Bhadra 8, 1888 | Tuesday | | | | |
| Maharishi Balmiki's Birthday. | 29th October | Kartika 7, 1888 | Saturday | | | | |

भाग २—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और ज़िला मैजिस्ट्रेटों द्वारा अधिसूचनाएं इत्यादि

शून्य

भाग ३—अधिनियम, विधेयक और विधेयकों पर प्रबल समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के उप-राज्यपाल, जुडिशल कमिशनरज़ कोर्ट, फाइनेंशल कमिशनर तथा कमिशनर आफ इन्कम-टैक्स द्वारा अधिसूचित आदेश इत्यादि

शून्य

भाग ४—स्थानीय स्वायत शासन: म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटीफाइड और टाउन एरिया तथा पंचायत विभाग

LOCAL SELF GOVERNMENT DEPARTMENT

NOTIFICATIONS

Simla-4, the 29th June, 1965

No. 2-3/64-LSG.—Whereas the general elections to the Small Town Committee, Paonta, District Sirmur (Himachal Pradesh), were held;

AND whereas the names of the elected members have been notified;

Now, therefore, in pursuance of the provisions of sub-sections (2) and (3) of section 4 of the Punjab Small Towns Act, 1921 (Punjab Act, II of 1922), as applied to Himachal Pradesh, the Administrator (Lieutenant Governor), Himachal Pradesh, is pleased to appoint the Sub-Divisional Officer, Himachal Pradesh, P.W.D., (B&R), Paonta, as member of the Small Town Committee, Paonta, District Sirmur, Himachal Pradesh.

Simla-4, the 29th June, 1965

No. 1-2/62-LSG(II).—The following bye-laws made by the Municipal Committee, New Bilaspur, Township Bilaspur district, in exercise of the powers conferred by sub-section (1) of section 31 of the Punjab Municipal Act, 1911, as applied to Himachal Pradesh, having been approved by the Administrator (Lieutenant Governor), Himachal Pradesh, as required by sub-section (2) of the said section, are hereby published for general information. These bye-laws shall come into force within the limits of Municipal Committee, New Bilaspur Township, Bilaspur district from the 1st of July, 1965.

BYE-LAWS UNDER SECTION 31 OF THE PUNJAB MUNICIPAL ACT, 1911 AS EXTENDED TO HIMACHAL PRADESH

1. *Business bye-laws under section 31.*—Every general meeting of the Municipal Committee, whether ordinary or special, shall be held at a place, date and hour to be fixed by the President or in his absence or when he is unable to discharge his duties, by the Vice-President, or when the Committee has no President or Vice-President or has not yet elected a President or a Vice-President or when both the President and the Vice-President are absent or unable to discharge their duties, by the Secretary for sufficient reasons to be recorded by him in the notice; provided that the ordinary meetings of the general committee shall be held fortnightly; and as far as possible on any day during the second and fourth week of each

month; provided further that the President or in his absence the Vice-President or when there is neither a President or a Vice-President in existence, the Secretary may convene a meeting at any time or place for the election of the President but not for the transaction of any other business.

2. (a) The notice of every meeting under bye-law I shall state the place, date and hour fixed for it and shall be signed by the President or Vice-President or Secretary of the Committee.

(b) The notice shall be accompanied by a list of the business duly attested by the Secretary to be transacted at the meeting as ordered by the President or in his absence by the Vice-President or in the absence of both the Secretary hereinafter called the "Agenda".

(c) The agenda shall include every matter that any member may desire to put before the meeting provided that a copy of the motion therein signed by such member and by another member as a seconder is delivered to the Secretary at the municipal office at least seven clear days before that date of the meeting.

(d) The notice and agenda shall be in English or in Hindi and shall be despatched to each member so that at least one clear day for a meeting that is deemed to be urgent and three clear days for another meeting shall intervene between the date of despatch and the date of the meeting.

(e) A notice of not less than 48 hours shall be given for the purposes of electing office bearers and the election of office bearers shall not even with the consent of all members, be held without such notice having been given.

3. Notice of an adjourned meeting, which includes meetings adjourned for want of quorum or on other grounds, shall be given by the Chairman on the spot and the information thereof shall, as soon thereafter as possible, be sent to all members of the Committee who are absent, provided that it shall be lawful for the President or in the absence or when he is unable to discharge his duties the Vice-President to alter, with due notice to all the members, on an emergency (for reasons to be recorded in the notice) the place, date or hour of such an adjourned meeting.

4. All cases on the agenda, of a meeting shall be made available in the Secretary's office for inspection by members immediately after the despatch of the agenda.

5. The quorum necessary for the transaction of business at an ordinary meeting of the Committee shall be one third or 3 whichever is greater of the total number of

members actually serving at the time.

6. In the absence of a quorum, the Chairman shall forthwith suspend the proceedings and adjourn the meeting.

7. Every meeting shall commence with a motion by the Chairman that the minutes of the previous meeting be confirmed. Such minutes shall ordinarily be taken as read but if for any reason they have not been previously circulated to the members they shall be read before they are taken into consideration. Any member who was present at the previous meeting may object to the confirmation of the minutes by moving an amendment on the ground that any matter is not correctly recorded or expressed. Any correction that the majority of the members present at the time when the matter in question was before the house consider necessary shall then be made in the minutes and thereafter the minutes shall be confirmed.

8. The Chairman shall decide all points of order or procedure and his decision shall be final. The Chairman shall order his rulings to be recorded in a separate register when so desired by himself or requested by any member. Whenever he rises, any member speaking shall resume his seat.

9. The items on the agenda shall be dealt within their order provided that the Chairman may with the consent of the majority of the members present vary such order or bring before the meeting any urgent matter not included in the agenda.

10. If more than one member rise to speak at the same time, the Chairman shall name the member who is to speak.

11. Members when speaking shall stand and address the Chairman, and except on a point of order or personal explanation, the member speaking shall not be interrupted by any member other than the Chairman.

12. The proceedings of the meeting shall be conducted in Hindi and shall be recorded in a register to be called the minute book.

13. No written speeches shall be delivered.

14. So far as is possible and consistent with the matter under discussion, no member shall direct personal or objectionable remarks about or against any other member. For the purpose of this bye-law the ruling of the Chairman shall be final.

15. A member desiring to raise a point of order or give personal explanation, shall rise and address the Chairman. The member speaking shall then give way and resume his seat until the Chairman has decided the point raised, provided that the Chairman may permit any other member including the member called to order to speak on the said point.

16. If the meeting or any member refuses to obey the ruling of the Chairman on any matter he may adjourn it at once, and once he declares the meeting adjourned on this or any other ground, the subsequent proceeding of the meeting or any residue thereof shall be void and shall not appear in the minute.

17. The Chairman may after calling the attention of the meeting to the conduct of a member who persists in irrelevance or in tedious repetition of his own arguments or of the arguments used by other members, direct him to discontinue his speech.

18. The Chairman may name unruly member for report to Government for consideration under section 16(1)(e) of the Municipal Act.

19. The Chairman may direct any member whose conduct is in his opinion grossly disorderly to withdraw immediately from the meeting and any member so ordered to withdraw shall do so forthwith and shall unless recalled by the Chairman absent himself during the remainder of the meeting. The Chairman may cause to be summarily removed any member who disobeys an order to withdraw under this bye-law.

20. Every motion or resolution shall be read, and, if necessary explained to the members and, if seconded shall be deemed to have been placed before the meeting for discussion. The mover shall speak first in support of his motion, then the seconder may speak or if he so desires he may reserve his speech to a later period of the debate.

21. A member may speak only once to each motion, but the mover or a seconder of substantive motion or resolution may reply at the conclusion of the debate thereon; provided that the Chairman at his discretion may at any time allow a member who has already spoken to give a brief explanation.

22. After motion has been proposed and seconded, any member may propose an amendment thereto, and such amendment if seconded shall be put before the meeting for discussion. An amendment that is not seconded will fall through.

23. Any number of amendments to a motion may be put before the meeting for discussion at the same time but they shall be put to the vote in the reverse order to that in which they were moved. After all the amendments have been proposed, the substantive motion or resolution shall be put to the vote.

24. A member who has already spoken on a substantive motion before the meeting, is not thereby debarred from speaking on an amendment to the motion; provided that in so doing he confines himself strictly to the fresh matter introduced by the amendment.

25. No motion or amendment shall be withdrawn except with the consent of the meeting.

26. Every motion, resolution or amendment voted on, shall be put to the meeting both for and against. Proviso:—Nothing in this and the following bye-laws shall effect the provisions of the rules for the election of the President and Vice-President as are in force or may be brought in force by the Himachal Pradesh Government.

27. Unless a poll is demanded by any member present at the meeting, a declaration made at the meeting by the Chairman that a motion, or amendment has been carried or lost shall be sufficient warrant for making an entry to that effect in minutes. If a poll is demanded by any member present, it shall be taken by show of hands and the result of such polls as declared by the Chairman shall be deemed to be the resolution of the Committee. The dissent of any member or the fact of his not voting shall be recorded by the Chairman if so requested by the dissenting or non-voting member.

28. No decision of a Committee shall be re-opened before the lapse of six months after it has been recorded, except (a) in compliance with an express order of the local government or of the commissioner; or (b) with the permission in writing of the President; or (c) on the written request signed by atleast one half of the total number of the members actually serving at the time; and in all cases the matter shall be duly entered and circulated in agenda as required under bye-law 2.

29. Any officer of Government or other person not being a member of the Committee may with the consent of the Chairman and majority of the members then present address the meeting.

30. All meetings of the Committee shall be open to the reporters of the press and at the discretion of the Chairman to the public; provided that the reporters of the public or both shall withdraw from the meeting if at any time so required by the Chairman.

31. Except as provided by bye-law 29, no expression of approval or disapproval on the part of the public or reporters present shall be permitted in the meeting.

32. The Chairman may cause to be summarily removed from the building in which a meeting is being held any person other than a member of the committee, who interrupts the business of the meeting or make any noise or any expression of approval or disapproval or conducts himself in an unseemly manner.

33. No member shall inspect the papers relating to a matter in which he or either of his parents or any other descendent of either of his parents or the husband or wife as may be of any such decendent has a direct or indirect pecuniary interest subject to the following exceptions:—

(a) members of sub-committees and members charged with the performance of any special duty may inspect the papers, documents, registers and records connected with their duties at the Secretary's office during office hours; and (b) any other member may inspect papers documents, registers and records of the committee,

including the record of any matter pending before a sub-committee at the Secretary's office during office hours.

Proviso:—Nothing in this bye-law shall be deemed to deprive any person of a right to inspect a municipal record, register, or document under any law other than the Punjab Municipal Act, 1911, as applied to Himachal Pradesh.

34. Any person other than a member, can inspect a municipal record with the permission in writing of the President, Vice-President or Secretary and on payment of inspection fees as prescribed by the Government for the inspection of Judicial records; provided that the proceedings of the sub-committee and other specific reports pending before a sub-committee or committee shall not be open to public inspection.

35. The Secretary shall keep a register in his office, in which shall be entered the number and other particulars of any file or record or register, which has been sent for from his office by any court, President, Vice-President, members, or other officers of the committee, and shall also enter in the register the date of its return.

36. The Secretary or other Municipal Officer or servant under the orders of the Secretary shall if so desired give on demand a receipt of acknowledgment for any article, documents, letter or any other writing presented to him.

37. A full report of the action taken under their special powers by the Commissioner, the Deputy Commissioner, the sub-committee, the President or Vice-President shall be submitted by the Secretary for the information of members immediately after the action is taken at the next following meeting of the committee.

38. Any action taken by the President or any other municipal officer on the report of a member shall be immediately communicated by the Secretary to the reporting member, and if the reporting member alleges that he is not satisfied with the action taken and if he so desires the Secretary shall lay the papers before the sub-committee concerned.

39. The Secretary or in his absence any person duly authorised by Chairman shall record in Hindi the proceedings of the general meetings in the register of proceedings under the direction of the Chairman and shall be responsible for the correct recording.

40. At every general meeting of the committee, the Secretary shall lay on the table a list of the resolutions passed by the committee a month previously and which have not been carried out by the officers or servants of the committee.

41. The common seal of the committee shall be affixed to:—

- (a) all deeds of sale, whether relating to sale of movable or immovable property executed by or on behalf of the committee;
- (b) all written contracts and deeds executed and leases given by the committee;
- (c) all cheques;
- (d) all bills for the recovery of taxes, rents and other dues;
- (e) all notices, orders, sanctions and permits issued under the Municipal Act and rules thereunder;
- (f) all copies of Municipal records and maps supplied to applicants;
- (g) any other document or class of documents on which the committee or the President may direct that the common seal of the committee shall be affixed.

42. The Committee shall establish the following sub-committees to assist in its administration;

- (a) the finance, octroi and taxation sub-committee;
- (b) the works and buildings sub-committee;
- (c) the medical and public health sub-committee;
- (d) the education sub-committee.

43. The finance, octroi and taxation sub-committee shall consist of the President of the Committee who shall be *ex-officio* Chairman of the sub-committee and two members elected by the committee and the Secretary of the committee shall be *ex-officio* Secretary of the sub-committee.

44. The works and buildings sub-committee shall consist of three members elected by the committee and the Municipal Engineer or overseer as the case may be shall be *ex-officio* Secretary of this sub-committee.

45. The Medical and Public Health sub-committee shall consist of the Civil Surgeon who shall be *ex-officio* Chairman of the sub-committee and two members elected by the Committee and the Medical Officer of Health or sanitary inspector as the case may be, shall be *ex-officio* Secretary of this sub-committee.

46. The education sub-committee shall consist of three members elected by the committee and the Head Clerk or the clerk of the office of the committee as the case may be shall be *ex-officio* Secretary of this sub-committee.

47. Members of the sub-committee shall be elected at a general meeting of the committee, as soon as, may be after a new committee has been constituted, and shall hold office for one year from the date of their election and in the case of casual vacancy the member elected to fill the vacancy shall hold office for the un-expired period of the elected member in whose place he becomes a member of the sub-committee. In the second and third years of the committee's existence, the election of the members of the sub-committee shall be held at such a date as to allow the new members to take their seats as members of the sub-committee as soon as the term of office of their predecessors has expired. A member may be elected to two or more sub-committees and an out-going member of a sub-committee shall be eligible for re-election.

48. A member of a sub-committee shall be removed from the sub-committee if he has absented himself for more than two consecutive months from the meeting of the sub-committee. A member may also be removed from a sub-committee by a resolution of the committee.

49. Subject to the provision of bye-laws 43 and 45 the members of the sub-committee shall elect one of themselves to be Chairman of the sub-committee; and the Chairman so elected shall preside all meetings of the sub-committee; provided that if he is unable to be present at a meeting, the members present shall elect one of themselves to preside at that meeting.

50. Each sub-committee shall meet once a week or at such other periods as the committee or such sub-committee may prescribe; and the notice of every meeting with a brief note of the agenda shall be sent to the members of the sub-committee by its Secretary under the orders of the Chairman who shall fix the place, date and time of the meeting. Each sub-committee may in its meeting fix the place, date and time of an adjourned meeting and notice thereof shall be sent by the Secretary of the sub-committee to all the absent members of the sub-committee.

51. No business shall be transacted at any meeting of a sub-committee unless at least two thirds of the members of the sub-committee are present, but adjourned meeting may be held without a quorum.

52. An emergent meeting of the sub-committee shall be conducted by its Secretary on a written requisition from the President of the committee or of at least two members of the sub-committee at a time not less than 24 hours after the time when such requisition is delivered to its Secretary. Immediately on receipt of such requisition the Secretary of the sub-committee shall despatch to all the members of the sub-committee a notice of the meeting together with a notice stating the business to be transacted.

53. The procedure of every sub-committee including a special sub-committee, shall so far as may be, be conducted in accordance with the bye-laws regulating the procedure of the committee provided that if on any matter a sub-committee equally divided, the matter shall be referred to the committee for order or decision.

54. Every sub-committee shall maintain minutes of its proceedings in a separate book set apart for this purpose and its Chairman shall sign the minutes. The minutes shall be recorded by its Secretary in Hindi or in his absence by any of the member of the sub-committee present.

55. The Secretary of the sub-committee shall as soon as possible after each meeting forward to the President a copy of the minutes of its proceedings and sub-committee shall defer action upon any resolution passed by it if required by the President to consider it or to defer action pending the consideration of the matter by the committee.

56. A sub-committee may appoint one or more of its members to investigate and report on any matter.

57. The committee or President may appoint a special sub-committee of not less than three members of the committee to investigate and report on any matter not falling within the scope of the standing sub-committee or for any special purpose or if so desired by the President to advance or aid him in the discharge of any portion of his duties, and such special sub-committee shall cease to exist as soon as that matter has been disposed of by the committee or the President.

58. Nothing in these bye-laws shall be deemed to authorise any sub-committee to exercise any power or perform any function the exercise or performance of which has been delegated by the committee to any officer or has been vested in any officer by any rule made under the Act as to require that any matter in respect of which any such power or function has been so delegated shall be submitted to a sub-committee.

59. Subject to the provisions of bye-law 58 the finance sub-committee shall be responsible for the preparation of annual budget of the committee and to it shall be submitted all matters relating to imposition, assessment and collection of taxes, the sale or lease of Municipal immovable property, or immovable property of Government managed by the committee, the raising of loans, municipal establishment, other than the establishment of the education, public health water works, and building department, and accounts other than special departmental accounts and all other matters relating to finance. It shall also inspect once a month with or without a detailed audit or examination, the accounts maintained in the municipal office and report its results of inspection to the committee. To this sub-committee shall also be submitted all matters relating to the licensing or taxation of vehicles or animals and their drivers including the fixing of rates of vehicles and all other matters relating to the control of vehicles establishment and all other matters relating to vehicles.

60. To the municipal work buildings sub-committee shall be submitted all matters relating to municipal works and services under the charge of the municipal overseer and the establishment of the municipal works department and establishment entertained in connection with other services under the charge of the municipal overseer. It shall also cause to be prepared or check estimates for works or repairs and shall advise the committee whether any work to be done by the committee should be entrusted to a contractor or carried out by the committee by its own agency and shall invite tenders and recommend a contractor for work to be entrusted and shall arrange for execution and supervision of work to be done by the committee's own agency. It shall also supervise all public works connected with buildings, road and drains and shall report to the committee regarding the completion of all works. To it shall also be submitted all applications for permission to erect or re-erect buildings, all cases of erection or re-erection of buildings without sanction or in contravention of sanction, all applications for permission to lay out or make streets, all cases of laying out or making of streets without sanction or in contravention of sanction and all cases connected with encroachment on or over streets, sewers, drains or water courses.

61. To the Medical and Public Health Sub-Committee all matters relating to hospitals, dispensaries, vaccination, registration of vital statistics, epidemic diseases, the cleanliness, safety, watering and lighting of streets and roads, drains and water courses, the sanitation of private property, the disposal of night soil and sweeping and other matters connected with conservancy, the control of food supplies, markets, slaughter houses, loading houses, cow houses, stables, burial and burning grounds and maintenance of public garden and holding of fairs and generally medical and all other matters relating to public health and services under the charge of the municipal medical officer of health and establishment entertained in connection with such matters, and all matters relating to municipal water works and water supply and services under the charge of superintendent of water works and establishment and all other matters relating to water works.

62. To the Education Sub-Committee shall be submit-

ted all matters relating to school, reading rooms, libraries and the establishment connected therewith and all other matters relating to or connected with education.

63. Each sub-committee, subject, to any special or general orders of the committee, exercise a general supervision, in respect of the subjects allotted to it. All communication or orders received by the committee from the Government or other officer of the Government on these subjects shall be held before the sub-committee concerned, except in connection with the routine matters dealt with by the Secretary of the committee.

64. Each sub-committee shall pass its own budget estimate in December, of each year and submit the same to the finance sub-committee.

65. A sub-committee shall either on its motion or on a reference made to it by the committee or the President report to the committee on matters relating to its subjects.

66. A sub-committee may sanction the exercise of any work in connection with the subject allotted to it and order payment thereof, provided that the total cost does not exceed Rs. 100 and that provision has been made for it in the sanctioned budget.

67. No matters within the cognizance of a sub-committee shall be put before the committee for consideration unless it has been dealt with by sub-committee concerned, but urgent matters may be disposed of by the president without any reference to the sub-committee concerned which shall be laid before the committee for information. If any matter is submitted to a sub-committee in respect of which the committee has delegated its powers to the sub-committee under section 33 of the Municipal Act, the sub-committee shall pass orders in respect of such matter and its orders shall not be subject to revision by the committee; in all other cases in which the orders of the committee are required the sub-committee shall make a recommendation to the committee.

68. (1) Subject to bye-law 55 a copy of the proceedings of every meeting of a sub-committee shall be forwarded by the Secretary of the sub-committee to the Secretary of the committee for inclusion in the agenda of the next meeting to the committee.

(2) When the proceedings of the sub-committee are being considered by the committee, no discussion shall be permitted of any item in respect of which the sub-committee has passed orders in exercise of a power delegated to it by the committee or of any item in respect of which the sub-committee has called for a further report or otherwise postponed passing an order or making the recommendation, and any such item shall be recorded merely as "Read" provided that any member may call in question any order of sub-committee, on the ground that it was *ultra-vires* of the sub-committee and if the committee consider that such orders were *ultra-vires*, it may confirm, modify, or cancel such orders. Provided further that if any member considers that the sub-committee is unduly delaying the decision of any matter in respect of which it has passed no order or made no recommendation, he may move a motion requiring the sub-committee to pass orders or submit its recommendation within a special period and if such a motion is carried and the sub-committee fails to pass an order or make a recommendation within the period fixed, the committee may itself proceed to pass orders in respect of such matter.

69. Notwithstanding anything in these bye-laws in cases of emergency, the President may direct that any matter may be submitted direct to the committee if there is no time for it to be submitted first to the sub-committee to which it ought ordinarily to be submitted under the provision of these bye-laws.

70. The President shall be the Chief Executive Authority of the committee and shall be responsible for the administration of the Municipality in all its departments. He shall have the power to sanction the auction sale of cattle impounded under Cattle Press-Pass Act, 1871, and also the sale of unserviceable articles and other imported articles, liable to destruction or deterioration kept in custody on account of non-payment of octroi duty or other charges.

71. Under the control of the President, or in any case of emergency or when the President is absent from the

Municipality or is unable to discharge his duties, the Vice-President may exercise his powers.

72. The Committee shall from time to time nominate a member or members to undertake special inspection of the working of its various departments or to perform any special duty. Every such member shall report to each meeting of the Committee what he has done in the execution of the duty entrusted to him.

73. A Sub-committee can appoint one of its members to supervise the administration of subjects allotted to it and hold him responsible for it.

74. Every member of the Committee shall bring to the notice of the committee or of the sub-committee concerned any defect of which he becomes cognisant in the working of municipal administration, or any case in which he thinks a notice or order should be issued or proceedings be taken under the Municipal Act.

75. In addition to other duties assigned to him in these bye-laws the President:—

- (a) shall superintend the affairs of the Municipality generally;
- (b) shall arrange for the conduct of all municipal correspondence;
- (c) shall arrange for the disbursement of the fixed salaries of all sanctioned establishment and all other sanctioned payments due in accordance with any rule or bye-laws in force;
- (d) shall order the expenditure of any sum not exceeding Rs. 50 in any one case from any allotment for contingencies which has been made in the sanctioned budget;
- (e) shall have power to enquire into or cause enquiries to be made regarding all complaints made to him with respect to municipal affairs and shall control the officers and servants of the Committee, and do or order to be done all things necessary for carrying out the current work of the municipality;
- (f) shall be responsible for the proper representation of the committee in all civil suits, appeals or proceedings instituted by or against the committee and may for this purpose appoint legal practitioner under his signature and fix such fee as he may consider reasonable;
- (g) shall sign all papers relating to matters of policy, financial transactions and immovable properties and in respect of such matters;
- (h) shall enter into contracts of which the individual amounts do not exceed Rs. 100 on behalf of the committee;
- (i) shall sanction estimates upto Rs. 250 subject to the budget provision;
- (j) shall sanction remission of the contract money upto Rs. 25 in each case;
- (k) shall sanction emergent expenditure upto Rs. 200 on an item of genuine emergency not included in any sanctioned programme subject to the confirmation at the next meeting of the Committee;
- (l) shall have power to make all appointments of posts carrying basic salary of Rs. 30 per month, suspension, dismissal, punishment of the said servants of the Committee. All punishments shall be subject to an appeal to the Committee which shall be filed within 30 days of the order against which it is preferred;
- (m) shall grant casual leave to all employees of the Committee;
- (n) shall sign monthly and annual accounts of the committee;
- (o) shall sanction payment of travelling allowance bills and sign payment orders on bills payable by the committee;
- (p) shall pass orders for refund of security and earnest money;
- (q) shall pass orders in connection with planting and preservation of trees in all cases of breach of rules connected with and relating thereto;
- (r) shall grant an advance out of provident fund to a subscriber in accordance with provident fund rules;
- (s) shall sign orders for the withdrawal of deposits

from the Bank or Treasury or any other banking or co-operative concerns as per decision of the Committee;

- (t) shall grant permission to Overseer or Municipal Engineer as the case may be to do commission work in private cases sent to him by the civil courts and to prepare plans and estimates and other papers for construction and repairs of the private buildings provided that in the opinion of the President, the municipal works do not suffer;
- (u) the retention of the whole and part of the remuneration for the private work done by the overseer the case will be referred to the Committee for final decision;
- (v) shall in urgent cases sanction sale of forest produce and other movable property of the committee upto the limit of Rs. 50;
- (w) shall under section 229 of the Municipal Act, 1991, as applied to Himachal Pradesh, accept from any person against whom a reasonable suspicion exists that he has committed an offence against the Act or any rule or bye-laws, a reasonable sum of money by way of composition for such offence.

76. The President Municipal Committee, New Bilaspur Township is delegated with the powers conferred by sections as noted below:—

- 39. powers with regard to employment of municipal employees subject to the bye-laws.
- 72. To sanction remission of tax on un-occupied immovable property subject to bye-laws.
- 75. Power of entry for the purpose of valuation for taxation.
- 77. Power of search where octroi or terminal tax is leviable.
- 118. Power by notice to require hedges and trees which constitute a nuisance to be trimmed.
- 119. Power by notice to require untenanted buildings becoming a nuisance to be secured or enclosed.
- 124. Power to grant the use of steam whistles etc.
- 166. Power by notice to require punishment of cultivators or failure to provide for proper house scavenging.
- 176. Power to attach bracket for lamps.
- 195-A. Power of the Committee to stop building operations.
- 210. Power to search inflammable or explosive material in excess of authorised quantity.
- 212. Power to authorise persons to enter into building and premises for the purpose of inspection etc.
- 220. Power of Committee in the event of non-compliance.

77. Receipt for money received to the credit of the municipal funds shall be given under the rules prescribed under the Municipal Account Code and the orders passed by the Committee under these rules.

78. (a) The Secretary shall be the Executive Officer of the Committee and shall discharge his duties subject to the control of the Committee and of the Sub-committees under the immediate orders of the President.

(b) He shall unless his presence is dispensed with by President or Chairman attend every meeting of the Committee and of the Sub-committee of which he is the *ex-officio Secretary*. Unless he is a member of the Committee or of a Sub-committee he shall not address the meeting, but with the Chairman's permission he may explain any matter to the meeting.

(c) He shall maintain the minutes of the proceedings of all the meetings and sign them prior laying them before the Chairman for signature, and he shall be responsible for the prompt submission of a copy of minutes to the Deputy Commissioner as required by the Municipal Act.

(d) He shall lay before every meeting of the Committee the minutes of its preceding meeting to be confirmed.

(e) He shall maintain a register of notices of proposals delivered to him by members, and shall lay it before each next meeting of the Committee.

(f) He shall despatch notices of a meeting and agenda to the members as prescribed in these bye-laws and whenever notice of a meeting is despatched he shall collect

all the records which relate to the agenda as well as the minutes of the proceedings of the immediately preceding meeting and shall keep them available for convenient inspection at the municipal office by any member previous to or during the meeting.

(g) He shall under the control of the President, conduct the whole of the office work of the Committee.

(h) He shall receive notices under section 189(2) of the Act to erect or re-erect buildings and other applications and communications addressed to the Committee and shall himself dispose of routine matters and lay other matters before the President for other competent authority for disposal.

(i) All tenders that relate to any sub-committee shall be forwarded by him sealed and un-opened to the Secretary of that sub-committee, who shall open them before the Chairman of the said sub-committee. The rest of the tenders shall be opened by him in the presence of the President.

(j) He shall sign notices, processes, sanctions and permits issued on behalf of the Committee.

(k) He shall be responsible for seeing that all municipal dues are received and credited to the municipal accounts, that all money received for credit to the municipal account, is deposited daily according to law, and that all accounts registers and financial returns are kept up-to-date and promptly submitted as prescribed.

(l) He shall be responsible for seeing that no municipal money is expended without sanction, and that payment is made except to a person entitled to receive it and on a bill properly drawn, checked and receipted; and he shall sign all cheques before putting them up for signatures as prescribed by rule 5 of the Municipal Account Code.

(m) He shall receive all communications relating to the Committee excepting those addressed to the President by name. He shall dispose of ordinary routine work, shall forward to the ward members or respective sub-committees matters for report or decision. In other matters he shall obtain orders of the President.

(n) The Secretary shall generally supervise the whole of the municipal establishment and control the office establishment, and be responsible for seeing that all his subordinates duly perform their duties and that all orders of the competent authority and all resolutions of the Committee are duly carried out.

(o) The Secretary may incur any contingent expenditure not exceeding Rs. 5 in any one case subject to budget provisions.

(p) The management of fairs, places of amusement, clock towers, the gardens, parks, lands and other immovable property of the Municipality shall subject the control of the Committee and any orders of the President be vested in the Secretary. He shall have charge of and be responsible for machinery, fire engines, plants, store and live stock connected with the garden.

(q) He shall, however, not have any concern with the machineries and other articles etc. in the charge of the heads of various departments.

(r) In addition to other duties under these bye-laws the Secretary is assigned:—

(i) to sanction sale of forest produce and other movable property of the Committee upto a limit of Rs. 10;

(ii) to disburse the salaries of all sanctioned establishment, all sanctioned grant-in-aid and all sums of contingent expenditure within the budget provision except where such powers are delegated to any other officer;

(iii) to disburse the travelling allowance bills of all subordinate establishment and also to disburse the bills of all heads of department which have been passed by the President;

(iv) to prepare annual report as per codal rules;

(v) he shall daily check the day sheets and the cash book and initial them and shall initial all entries in the contingent register and shall be responsible, that the accounts and registers of the municipality are kept up-to-date accurately and neatly;

(vi) to sign and give the necessary authority to the counsel for the Committee to institute, defend, conduct suits, appeals or the other proceedings in the court of law on behalf of the Committee, which the latter has decided to refer to courts.

- (vii) to sign the notices of the meeting as well as the notice issued under section 215 of the Act;
- (viii) to report about the absence of the member for three consecutive months;
- (ix) to submit suggestions for the welfare of the public;
- (x) to put up the proposals to tap the sources of income and to improve the trade of the town;
- (xi) to grant casual leave to all employees upto four days;
- (xii) the Secretary shall have charge of the common seal, which shall be used to stamp all powers of attorney, deeds, contracts and other important instruments issued or granted by the Committee;
- (xiii) to grant permit for quarrying stones on payment of usual fee.

79. Under section 33 of the Punjab Municipal Act, 1911, as applied to Himachal Pradesh, the Secretary Municipal Committee is delegated with powers conferred by sections noted below:—

- 110. suffering dogs to be at large;
- 113. power to require buildings, wells, tanks etc. to be secured;
- 114. buildings etc. in dangerous state;
- 115-A. paving and draining of cattle stands;
- 117. power to require owner to clear away noxious vegetation;
- 126. repair and closing of drains, privies, latrines, urinals and cesspools;
- 127. unauthorised buildings over drains;
- 128. removal of latrines etc. near any source of water supply;
- 129. discharging sewerage;
- 130. making or altering drains without authority;
- 131. power to require removal of nuisance arising from the tank and the like;
- 140. trough and pipes for rain water;
- 169-C. power to require in connection with the streets;
- 170. power to require protection of streets during cutting of trees, erection, or demolition of buildings etc;
- 170-A. (1) & (2) notice to be given and sanction obtained before making streets;
- 172. (2) punishment for immovable encroachment or over hanging structure over streets;
- 195-A. power of committee to stop building operations;
- 204. inspection of buildings, etc;
- 205. (b) other powers of entry on buildings or land;
- 206. power to inspect places for sale of food or drink etc. and to seize un-wholesome articles exposed for sale;
- 207. inspection of weights and measures and seizure of false weights etc;
- 208. inspection of places of illicit slaughter of animals;
- 220. power of committee in event of non-compliance.

80. The Secretary may accept composition for alleged offences against the Punjab Municipal Act as applied to Himachal Pradesh or against the bye-laws and in octroi cases under section 78 upto a maximum of ten times the value of the octroi or Rs. 50 which ever may be greater and in other cases upto Rs. 100 from persons against whom a reasonable suspicion exists that they committed an offence except in cases relating to section 195 of the Punjab Municipal Act as applied to Himachal Pradesh.

81. The Municipal Medical Officer of Health shall control the Public Health Department and shall be responsible for the exact performance of all duties connected with his department subject to provisions of the Municipal Act, or any other Act, these bye-laws and other Municipal bye-laws and rules and subject to the orders of the committee, sub-committee and President shall also perform the medical inspection of municipal schools. He shall attend to the sanitary condition of all buildings and lands, burial and burning place, markets, slaughter houses, streets, drains and sewage connections and the watering of roads and streets, the over crowding of houses, offensive and dangerous trades, foods, drinks and drugs and epidemic diseases. He shall carry out such duties connected with the registration of births and deaths, sanitation and public health as the Committee may

from time to time direct, and shall attend all meetings of the Committee and shall be the Secretary of the Public Health sub-committee. He shall also have the power to sanction the expenditure in the department under his control, if provided for in the budget, to the extent of Rs. 5 for each work. The Municipal Medical Officer of Health shall be in charge of public health laboratory and shall be responsible for the stores and other articles of his department and shall maintain registers for them.

82. The Municipal Medical Officer of Health shall address all communications to the Government through the Secretary of the Committee and shall immediately submit to the President copies of all letters addressed by him in his official capacity to any other Government official or public servant or manager or heads of any public institution concerning public health and sanitation of the Municipality.

83. The Municipal Medical Officer of Health shall maintain register of attendance, muster-rolls of the servants and medical staff of his department and shall be responsible for the proper disbursement of salaries to the staff of his department.

84. He shall be empowered to make appointments for posts in his department carrying a pay of not more than Rs. 30.

85. Under section 33 of the Punjab Municipal Act, 1911 as extended to Himachal Pradesh, the Municipal Medical Officer of Health is delegated with powers conferred by sections noted below:—

Sections: 109, 113, 114, 115, 116, 117, 118, 119, 125, 126, 128, 131, 142, 143, 144, clauses of (b&c) of 145, 146, 149, 155, 157, 203, 204, 205 clause (b), 206 208, 211 and 212.

86. The superintendent, taxation shall be immediate incharge of his department, shall generally supervise the whole of the octroi and taxation establishment and be responsible that all his subordinates perform their duties and that all registers, returns, forms etc. are kept up and submitted as prescribed under the Municipal Act and Municipal Account Code. He shall be responsible for the exact performance of all duties connected with his department subject to the provisions of the Municipal Act or other Acts, Municipal Account Code and bye-laws and rules and the orders of the Committee. He shall further be responsible for all weights and measures, cash boxes, furniture and sundries kept and used in his department. He shall attend all meetings of the finance, octroi and taxation sub-committee.

87. Subject to the provisions of the Municipal Account Code, rules and these bye-laws officers and servants of the Committee may be removed as follows:—

- (a) If their salaries exceed Rs. 30 by the Committee.
- (b) If their salaries are upto or below Rs. 30 by the President.

88. The rules applicable to Himachal Pradesh Government employees as amended from time to time by the competent authority shall be applicable to all employees of the Municipal Committee, New Bilaspur Township for the purposes enumerated in clause (h) of sub-section (i) of section 31 of the Punjab Municipal Act, 1911, as applied to Himachal Pradesh.

89. All officers and servants of the Committee shall carry out all orders given to them by the heads of the departments they are working under.

90. In the absence of the President and the Vice-President, the Secretary may grant casual leave or leave on medical certificate to any servant of the Committee and may sanction any arrangement necessary on leave for carrying out of the duties of the servant proceeding on leave, but when the leave granted on medical certificate is to a servant holding a post which carries a pay of more than Rs. 30, any order passed under the bye-laws shall be reported for confirmation to the next ensuing meeting of the Committee.

91. The term for which a Vice-President shall hold office shall be for one year, except in the case of an appointment made to fill a vacancy caused by death or resignation in which case the appointment shall continue only for the remaining term of the member vacating. The out-going Vice-President shall be eligible for re-election.

92. All appeals from the orders of the President the Vice-President and heads of the departments as regards leave, suspension and dismissal and all appeals from any servant of the Committee who is aggrieved or affected by an order passed by any person authorised under these bye-laws lie to the Committee, within 30 days of such order. The time for such appeal shall run from the date on which the order is communicated to the person appealing.

93. No servant of the Committee may be dismissed or removed as the result of misdemeanour unless the charges against him have previously been reduced to writing and communicated to him and his reply recorded.

94. Every member of the Committee shall be entitled to get free of charge one copy of the bye-laws and other bye-laws and rules framed under the Municipal Account Code and the Act passed by the Committee and a copy of all amendments that may be made from time to time. This privilege shall not extend to members who have already been supplied with a copy and are re-elected.

95. An up-to-date amended copy of the bye-laws and standing orders shall always be available to a purchaser for Re. 1.

96. Certified copies of municipal records will be supplied on payment to the fees prescribed in these bye-laws subject to the following conditions:—

1. Every person shall be entitled to obtain copies of:—

- (a) all resolutions of the Committee;
- (b) all final orders passed by the Municipal Committee or its officers on any matter which affects the applicant and so much of any recommendation made by some other persons in relation to such order as is necessary to explain the meanings of such final order;
- (c) plans of buildings and the municipal survey map;
- (d) registers showing rights and titles connected with immoveable property;
- (e) receipts issued for credit of amount to municipal fund.

2. A Municipal servant shall be entitled to receive copies of all final orders passed by the superior officer that concern him.

3. Copies of no other municipal records shall ordinarily be given except those detailed above.

4. All copies will be certified by the Secretary of the Municipal Committee.

5. The fees for copies supplied shall be as follows:—

(a) Ordinary fee:—

| | English | Vernacular |
|--|----------|------------|
| First 200 words or less .. | Re. 0.75 | Re. 0.37 |
| Additional words upto every hundred or less .. | Re. 0.37 | Re. 0.19 |

(b) *Fees for maps and plans.*—For each square foot of tracing paper used or portion thereof Rs. 3 if, however, the Secretary considers that in view of laboriousness of the work a special fee will be charged, he shall fix a special rate not exceeding for each square foot Rs. 5.

(c) *Urgent fees.*—Which shall entitle the applicant to precedence over all other copying works Re. 1.

(d) *Search fees.*—For any record concerning which sufficient information has not been supplied to enable the record to be traced out easily 50 paise per year for each year's record searched.

(e) *Other fees.*—For postal and other expenses actually incurred, the amount actually spent on behalf of the applicant.

6. Of these fees in case (a), (b) and (c) 4/10th shall be paid to the person deputed by the Secretary or the President as the case may be, to make copies 5/10th shall be credited to the municipal fund as record fee and fee for the papers, etc., used (for which no other charge shall be made) and 1/10th shall be paid to the person certifying the copy to be a true one under bye-law 96(4). In case (d) and (e) the whole of the fee shall be credited to the municipal fund.

97. The President or in his absence the Vice-President

or the Secretary, as the case may be, shall decide if any person is entitled to receive any copy under these bye-laws and may, by special order, direct that copies of documents other than those specified above may be granted to applicants for reasons to be recorded in writing.

98. Every member of the Committee shall have a right of interpolation, which may be exercised subject to the following conditions:-

1. Every member who desires to put any question concerning the affairs of the municipality shall send his question or questions in writing to the Secretary of the Committee atleast two weeks before the next ordinary meeting of the general meeting.
2. The questions received shall be numbered serially by the Secretary in the order of the receipt and shall be inserted in the agenda of the general Committee in the order of their serial number.
3. On receipt of the questions, the Secretary shall place them before the President, who may direct any officer of the Committee or the Chairman of the sub-committee concerned to prepare answers to the questions.
4. Questions must not be argumentative or hypothetical or defamatory of any person or section of the community.
5. The President may disallow any question which does not concern to condition 4 above or which would in his opinion involve more labour than the question is worth.
6. If the President disallows any question, the decision will be communicated to the members concerned and the decision of the President shall be final.
7. At the next meeting of the Committee the Chairman of the meeting or with his permission the Secretary or any other officer of the Committee shall read the answers to the questions on the agenda.
8. The questions and answers thereto shall form part of the proceedings of the Committee unless the

Committee otherwise directs in any particular case.

9. The member putting the question may withdraw it at any time before the answer is read at the meeting but in such case the question shall be expunged from the proceedings.
10. If the member who has been given due notice of question has not withdrawn it but is not present at the meeting, the Chairman may allow the question to be put by any other member present and the answer to be read.
11. Every member present in the meeting when an answer to a question is read shall have a right to put a supplementary question.
12. The chairman may disallow any supplementary question for want of irrelevancy on the reasonable cause; and his decision shall be final.

99. No stores or articles be supplied or work done for any private person by any department or servant of the Committee without the express sanction in writing of the President.

100. No movable or immovable municipal property shall be sold without the previous sanction of the Committee. If, however, the property is of such nature that its value is likely to depreciate before such sanction can be obtained, the Secretary with the approval in writing of the President order it to be sold and in that case afterwards, place the matter before the general meeting of the Committee for information.

101. The municipal office shall remain closed on the days the Deputy Commissioner's office is closed. Besides these holidays, office and schools shall remain closed on other occasions with the sanction of the President.

By order,

A. N. DIXIT,
Under Secretary.

भाग ५—वैयक्तिक अधिसूचनाएँ और विज्ञापन

विनाम

राजनीत, सनम गलदन, नरजा डडुव व सनमदन, पिनगान देवाड़व, जाति राजपूत, ६ वासी मकना जावोग, तहसील पूह, बहिस्मा वांवर, राहितान, मरकार दीलत मदार मुरतहिन।

दरबाराम हमून मल्कीयत अरगजो नाशदी रकवा २ विवा १० विन्मा वाका चक जावोग, तहसील पूह, त्रेर ग्राम ११ दिमाचल प्रदेश नं८ रिफोर्म्स एकट।

मुकदमा मुन्दरजा ग्रन्तवान वाला में फोक मानी थी मनमदन नामीन ममन में गुरेज करता है और रुपोण है इस लिए इन्हांर हजा विनाम श्री सनमदन फोक सानी मजकूर जारी किया जाता है कि वह अनालनन या वकालतन हमारी अशालत में मुकाम पृ० ६ जनवरी, १९६६ वक्तव्य १० वजे, किल दोपहर हजिर आवे वमरत ग्रदम हाजरी आप के खिलाफ कार्यावाही यक्तरता अभ्यल में लाई जाकर मुकदमा ममालन होगा।

आज ब्रातारीव द, माह दिसम्बर १९६५ को मेरे दस्तखत मे जारी आ।

हरवंस मिह नेगी,
कम्पनसेगन ओफिसर।

इत्यहार

जेर आर्डर ५ रुल २० मजूमा जान्ना दीवानी
बड़जालाम श्री हरवंस सिह नेगी, कम्पनसेगन ओफिसर, पूह, जिला किन्नौर।

मुकदमा नं० ४९ ६५

अम्बीर वल्द बालकी राम, कौम राजपूत, मकना जावोग, तहसील पूह, जिला किन्नौर, हिमाचल प्रदेश।

विनाम

राजनीत, सनम गलदन, नरजा डडुव व सनमदन, पिनगान देवाड़व, जाति राजपूत, निवासी जावोग, तहसील पूह, बहिस्मा वरावर।

PROCLAMATION UNDER ORDER 5, RULE 20 C.P.C.

In the Court of Shri Prem Lal Gupta, B.A., LL.B., Compensation Officer, Jodhpur, District Mandi, H.P.

FILE NO. 82, Dated 14-9-1965

In the matter of Shri Saran, Resar, ss/o Gurmukh, Biri Singh, Tota, Sukh Ram ss/o Doda, Dila s/o Narotam, Rajput r/o Saperu Ner.

Versus

Durga Parshad etc.

Mst. Lalta w/o Ram Parshad, Padman d/o Mst. Dhani w/o Parkash Chand, caste Brahmin r/o Kas, illaqa Ner Kalan.

Application for grant of proprietary rights u/s 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953.

Whereas it has been proved to the satisfaction of the Court that the respondents named Mst. Lalta and Mst. Padman cannot be served in the ordinary way of service, hence this proclamation under order 5, Rule 20 C.P.C. is hereby issued against them that they should appear personally or through some authorised agent or pleader on the 31st December, 1965 failing which ex parte proceedings shall be taken against them.

Given under my hand and the seal of the Court, this 8th day of December 1965.

PREM LAL GUPTA,
Compensation Officer.

Seal.

इत्यहार

जेर आर्डर ५ रुल २० मजूमा जान्ना दीवानी

बड़जालाम श्री हरवंस मिह नेगी, कम्पनसेगन ओफिसर, पूह, जिला किन्नौर।

मुकदमा नं० ४२ ६५

अम्बीर चन्द पुल वालकी राम, कौम राजपूत, सकना जावोग, तहसील पूह, जिला किन्नौर, हिमाचल प्रदेश।

दरखास्त हस्तू मल्कीयत ग्राजी तादादी रक्का १ विधा ५ विस्वा वाक्य चक्र ज्ञावोग, तहसील पूह, जेर धारा ११ हिमाचल प्रदेश लैड रिकॉर्ड एक्ट।

मुकदमा मुन्दरजा अनवान बाला में फीक सानी श्री सनमदन तामील समन से गुरेज करता है और रूपोग है इसलिए इश्तहार हजा वनाम श्री सनमदन फीक सानी मज़कूर जारी किया जाता है कि वह असालतन या वकालत हमारी अदालत में मुकाम पूह ६ जनरी १९६६, १० बजे किल दोपहर हाजिर आवे बसूरत अदम हाजरी आप के खिलाफ कार्यवाही यक्तरका अमल में लाई जाकर मुकदमा समाप्त होगा।

आज बतारीख ८, माह दिसम्बर, १९६५ को मेरे दस्तखत से जारी हुआ।

हरबंस सिंह,
कम्पनसेशन औफिसर।

इश्तहार

जेर आर्डर ५ रुल २० मज़मूआ जाव्ता दीवानी

अज कार्यालय जय चन्द, कम्पनसेशन औफिसर, एच० क्य०, विलासपुर, (हिमाचल प्रदेश)।

मिसल नम्बर ३१३ बाबत साल १९६५

श्री सन्त राम वल्द रामदित्त, जाति राजपूत, साकन वैहवा, बाह्यण परगणा गेहडवाँ, तहसील घुमारवीं (सायल)।

बनाम

१ श्री गंगा राम, २ जय राम, ३ हरी चन्द, पिसरान काहवा, ४ सोहणू, ५ तोता, ६ ध्याना, ७ मुनशी पिसरान देवी सिंह, ८ लछमण, ९ ख्याली, १० गणपत, ११ सन्त राम, १२ तुगरू, १३ परस राम, १४ बसन्ता पिसरान खड़कू, १५ किरपा वल्द चन्दन, जाति राजपूत, साकन फजोग तथा छड़ियार, तहसील हमीरपुर, जिला कांगड़ा, १६ बसन्ता वल्द शेरा, १७ मुन सन्ती वेवा दुर्गा, जाति राजपूत, साकन झण्डूता, परगणा गेहडवाँ, तहसील घुमारवीं, जिला विलासपुर, (हिमाचल प्रदेश) (फीकैन सी)।

दरखास्त हस्तू मल्कीयत ६ बीघे ४ विस्वे खाता नं० १३ खतौनी नम्बर ५२।

खमरा नम्बर ४, १०, १२, ६६, १५६, १११।

मुआवजा २ रुपये ४४ पैसे वाक्य मौजा वैहवा बाह्यण।

दरखास्त हस्तू मल्कीयत झूमि जेर धारा ११ हिमाचल प्रदेश वडी जिमीदारी उन्मूलन ऐक्ट मन् १६५३।

मुकदमा मुन्दरजाबाला में फीकैन सानी जो कि तलब करने हैं तामील नोटिस से दीदा दानिस्ता गुरेज करते हैं और रुप पोश हैं इस लिये इश्तहार हजा वनाम १ गंगा राम, २ जय राम, ३ हरी चन्द, ४ सोहणू, ५ तोता, ६ ध्याना, ७ मुनशी, ८ लछमण, ९ ख्याली

१० गणपत, ११ सन्त राम, १२ तुरातू, १३ परस राम, १४ बसन्ता, १५ किरपा, १६ बसन्ता, १७ मुन सन्ती फीकैन सानी मज़कूर जारी किया जाता है कि यदि १ गंगा राम, २ जय राम, ३ हरी चन्द, ४ सोहणू, ५ तोता, ६ ध्याना, ७ मुनशी, ८ लछमण, ९ ख्याली, १० गणपत, ११ सन्त राम, १२ तुरातू, १३ परस राम, १४ बसन्ता, १५ किरपा १६ बसन्ता, १७ मुन सन्ती फीकैन सानी मज़कूर तारीख ३०-१२-१६६५ को बमुकाम विलासपुर सुबह १० बजे असालतन व वकालत हाजिर अदालत हजा न आवे तो इस की निस्वत कार्यवाही जाव्ता अमल में लाई जावेगी।

आज बतारीख २३-११-१६६५ को वदस्तखत मेरे व मोहर अदालत के जारी किया गया।

मोहर

जय चन्द,

कम्पनसेशन औफिसर।

इश्तहार

जेर आर्डर ५, रुल २० मज़मूआ जाव्ता दीवानी

अज कार्यालय कम्पनसेशन औफिसर, जय चन्द ठाकुर, जिला विलासपुर, (हिमाचल प्रदेश)।

मिसल नम्बर २२५ बाबत साल १९६५

श्री कहनीधा वल्द कौड़ जाति चमार, साकन मुण्डखर, परगणा सुन्हानी, तहसील घुमारवीं (सायल)।

बनाम

श्री तुलसी वल्द हीरा, जाति राजपूत, साकन मुण्डखर, परगणा सुन्हानी, तहसील घुमारवीं (फीकैन सी)।

दरखास्त हस्तू मल्कीयत ५ बीघे, १५ विस्वे।

खाता खतौनी नम्बर १/२ खसरा नम्बर १६।

मुआवजा ७२ रुपये ३७ पैसे वाक्य मौजा मुण्डखर।

दरखास्त हस्तू मल्कीयत झूमि जेर धारा ११, हिमाचल प्रदेश वडी जिमीदारी उन्मूलन ऐक्ट सन् १६५३।

मुकदमा मुन्दरजा बाला में फीकैन सानी जो कि तलब करने हैं तामील नोटिस से दीदा दानिस्ता गुरेज करते हैं और रुप पोश हैं इस लिये इश्तहार हजा वनाम तुलसी राम फीकैन सानी मज़कूर जारी किया जाता है कि यदि तुलसी राम फीकैन सानी मज़कूर तारीख ४-१२-६६ को बमुकाम विलासपुर सुबह १० बजे असालतन व वकालत हाजिर अदालत हजा न आवे तो इसकी निस्वत कार्यवाही जाव्ता अमल में लाई जावेगी।

आज बतारीख २३-११-१६६५ को वदस्तखत मेरे व मोहर अदालत के जारी किया गया।

मोहर

जय चन्द,

कम्पनसेशन औफिसर।

भाग ६—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

शूय

भाग ७—भारतीय निर्वाचन आयोग (Election Commission of India) को वैधानिक अधिसूचनाएं तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं

शून्य

अनुप्रुक्त

शून्य